the same force and effect as all other birth certificates issued by the state registrar of vital statistics.

(8) Whenever a child born within the United States shall have been legally adopted by residents of this state pursuant to the laws of any state, the adoptive parent may file with the state registrar a copy of the adoption proceedings and a copy of the original birth certificate, and thereupon the state registrar shall issue a new certificate as provided by subsections (2) and (5).

Approved June 10, 1943.

No. 400, S.]

[Published June 12, 1943.

CHAPTER 285.

AN ACT to amend chapter 244, laws of 1921, section 9, 1. as last amended by chapter 96, laws of 1933, relating to the municipal court in Fond du Lac county, except the city and town of Ripon.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

Chapter 244, laws of 1921, section 9, 1. as last amended by chapter 96, laws of 1933, is amended to read:

(Chapter 244, Laws of 1921) Section 9, 1. In all civil actions in said court when no demand is made for a jury trial, the procedure shall be as provided for by the statutes for trials of civil actions in justice court, except when the defendant shall be in default. If the defendant shall be in default and shall have been personally served with the summons, judgment may be entered by the municipal judge as provided for by statute in cases of default in circuit courts. Default judgments may be so entered in all of the actions in which default judgment may be entered in the circuit court providing this court shall have full jurisdiction as herein provided. In all actions in which a jury is demanded, the manner for the selection of the jury shall be as follows: The jury commissioners for the county of Fond du Lac shall provide from time to time, as may be necessary, a list of names to be drawn from the body of the county, except the city and town of Ripon, to serve as jurors in said municipal court; and in making such list, shall put thereon only the names of such

persons as they believe to be possessed of the qualifications prescribed in section 255.01 of the statutes. The number of names to be placed on such list shall be determined by the municipal judge from time to time by order filed in the office of the clerk of said municipal court. Such list shall be furnished by said commissioners to the clerk of said municipal court, who shall write the names thereon on separate slips of paper, each in the same manner as near as may be, and fold each slip so that the name shall not be visible, and deposit the slips in a box, containing but one compartment, from which as soon as possible after the effective date of this amendment (1943) and annually thereafter the clerk of said municipal court shall, in the presence of said jury commissioners * * *, draw from the box containing the names deposited therein * * *, 100 names of those known to be residents of the county of Fond du Lac outside of the city and town of Ripon; and in addition he shall draw 100 names of those known to be residents of the city of Fond du Lac, and as such names are drawn they shall be entered in a suitable record book to be kept by said clerk, making two lists—one list of the names of those who are residents of the county of Fond du Lac outside of the city and town of Ripon, to be known as the "County at Large List," and a second list of the names of those known to be residents of the city of Fond du Lac, to be known as the "City List," said lists shall be kept by the clerk of said municipal court and shall be available at all times and shall be used until the selection of the new lists prepared as above. From said lists the clerk shall write the names thereon on separate slips of paper, each in the same manner as near as may be, and fold each slip so that the name shall not be visible and deposit said slips respectively in two boxes, one for the county at large list, and one for the city list. Unless the "County at Large List" is demanded by one of the parties, the clerk shall draw from the "City List" the names of 12 jurors and the parties to the action will then proceed to strike alternately, first by the plaintiff and then by the defendant until there remain but six names which 6 names will be reported to the judge by the clerk of said court, who will order their appearance before said court as prescribed for justice court procedure, and said men shall be summoned and sworn and duly examined by the attorneys to the action, and should it appear that any of them are partial or prejudiced within the meaning of the law, talesmen shall be substituted at

the discretion of the judge, which talesmen shall be summoned as prescribed by the statutes or circuit court procedure, until a jury of 6 shall be selected and qualified to act in accordance with law. If, however, either party to said action demand a jury of 12 instead of 6, the procedure shall be the same as above, except that there shall be drawn 18 names instead of 12 and the parties will alternately strike until there remain but 12 names which shall be reported to the judge and the same procedure for obtaining a jury of 12 qualified to act shall be used as above prescribed for obtaining a jury of 6 qualified jurors. The jury fee shall be \$4 per day for each juror, and shall be paid by the county of Fond du Lac.

Approved June 10, 1943.

No. 107, A.]

[Published June 12, 1943.

CHAPTER 286.

AN ACT to amend 62.25 (1) (c) and (e) of the statutes, relating to claims against cities.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

62.25 $(1) \cdot (c)$ and (e) are amended to read:

62.25 (1) (c) The clerk shall cause to be served on the claimant notice of any disallowance if the claimant in writing furnished the address of his usual place of abode. The notice shall be served by a police officer, without fees, in the manner of service of summons in justice court. If the claimant be a nonresident and he furnished the address of his usual place of abode, the notice shall be sent to such address by registered mail and receipt therefor, signed by the claimant, or the returned registered letter, shall be proof of service.

(e) Disallowance by the council shall bar any action founded on the claim unless brought within 6 months after service of notice of disallowance, or after disallowance if the address was not furnished as aforesaid.

Approved June 10, 1943.